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United States District Court
Southern District of New York

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In re Lidya Radin,

S.D.N.Y. Docket no: _____

Claimant/petitioner,

2009 NY 048859 - criminal court
docket number
N.Y. County Clerk # 570444/11

-against-

16CV3291

Acting Presiding Judge **Peter Tom**,
Judge, New York Supreme Court,
Appellate **Division**, First Department,
and the clerks of court, John and Jane
Does, 1-15

**NOTICE OF PETITION FOR A
WRIT OF PROHIBITION**

Cyrus Robert Vance, Jr.,
District Attorney,

ORAL ARUGMENT DEMANDED

Eric Schneiderman, Attorney General
of the State of New York,

**WITH A STAY AND MOTION FOR POOR
PERSON'S RELIEF**

Respondents.

Jury TRIAL demanded (for)

PLEASE TAKE NOTICE, that upon the annexed Petition of Lidya Radin, sui juris, dated the 28th day of April, 2016, and upon all the pleadings, submissions, and proceedings heretofore had incorporated herein by reference, the undersigned will move this Court at a term thereof to be held at 500 Pearl Street, New York, New York on the _____ day of _____, 2016, at 9:30 o'clock in the forenoon of that date, or as soon thereafter as can be heard:

For (1) a **WRIT OF PROHIBITION** that the body or officer(s), proceeded, is proceeding, and is about to proceed without or in excess of jurisdiction (prohibition), and , and (2) for such other and further relief and/or restitution that justice demands.

This action is not on the trial calendar.

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TAKE FURTHER NOTICE that all answering papers, if any, shall be served at least 20 days before the return date of this Petition. If you fail to appear, judgment by default will be taken against you.

Dated: New York, New York
28-April-2016



Lidya Radin

c/o Friendly

203 West 107 Street, # 8A

New York, New York 10025

Mobile: 516-445-4390

Email: radin.lidya2@gmail.com

Acting Presiding Judge **Peter Tom**
New York Supreme Court
Appellate **Division**—First Department
27 Madison Avenue
New York, New York 10010
Telephone: 212-340-0400

Cyrus Robert Vance, Jr.
Manhattan District Attorney
One Hogan Place
New York, New York 10013

Eric Schneiderman
Attorney General of the State of New York
New York City Office
120 Broadway
New York, New York 10271-0332

STATE OF NEW YORK
ATTORNEY GENERAL
MANAGING CLERK'S OFFICE
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2016 APR 28 AM 10:00

United States District Court
Southern District of New York

-----X

In re Lidya Radin,

S.D.N.Y. Docket no: _____

Claimant/petitioner,

2009 NY 048859: criminal court docket no.
N.Y. County Clerk # 570444/11

-against-

Acting Presiding Judge **Peter Tom**,
Judge, New York Supreme Court,
Appellate **Division**, First Department,
and the clerks of court, John and Jane
Does, 1-15

**VERIFIED PETITION FOR A
WRIT OF PROHIBITION**

Cyrus Robert Vance, Jr.,
District Attorney,

ORAL ARUGMENT DEMANDED

Eric Schneiderman, Attorney General
of the State of New York,

**WITH A STAY AND MOTION FOR POOR
PERSON'S RELIEF**

Respondents.

-----X

1. The Second Circuit used an Internet site as a source for Judicial Notice in *Briscoe v. Ercole*, 565 F.3d 80, 83 (2nd Cir. 2009). Thus, to protect myself and members of Court Watchers, I am posting my papers on the Internet and otherwise publishing them and distributing them widely.
2. I am informing this Court of continuing special appearances by me until informed by this Court that I am proceeding in a Court of constitutional due process in an adversarial system with a plaintiff/petitioner, defendant/respondent(s) , and a neutral, disinterested judge.

3. In connection with my spinal injuries pursuant to the Americans with Disabilities Act, I am taking ample time to serve and file this Writ of Prohibition as an accommodation and I reserve the right to provide Supplement Papers to be heard with this Writ of Prohibition.
4. I, Lidya Radin, sui juris, pro per, pro se, a living woman, make this Verified Petition for a Writ of Prohibition to prohibit the state court, Appellant Division, First Department from taking any further action because that Court lost jurisdiction by violating my constitutionally-protected and guaranteed rights to equal protection, due process and redress by refusing to give the lower district criminal court an additional 30 days that it requires to retrieve my file from its Archives.
5. My rights are being violated because of the lower criminal court's inability to provide me with my file such that material, relevant, and important information is being concealed.
6. Briefly, the facts are as follows.
7. In 2009 to 2010 I was subjected to malicious prosecution and abuse of process by the Manhattan District Attorney acting in concert with officials and others associated with my medical school, notably Daniel Riesel, a dishonest former federal prosecutor.
8. The prosecutor and the lower criminal court never obtained jurisdiction to prosecute me.
9. I committed no crime.
10. I was subjected to the crimes of false arrest and false imprisonment.
11. I was unlawfully incarcerated in Riker's Island prison from 2010 to 2011.
12. While unlawfully incarcerated in Riker's Island prison the psychiatric staff committed fraud and other crimes against me and taxpayers claiming falsely that I was their patient, when, in fact, I was never their patient.

13. My attorneys colluded in these crimes.
14. In **2012** , Attorney Gerald J. Di Chiara was compelled to withdraw a brief he had filed in the Appellant Term because it contained false, misleading, and inaccurate statements.
15. In **2014**, the Manhattan District Attorney and Attorney Gerald J. Di Chiara were compelled to admit that the lower criminal court never acquired jurisdiction to criminally prosecute me.
16. In **2014**, the Manhattan District Attorney and Attorney Gerald J. Di Chiara were compelled to admit that I committed no crime.
17. To wit, **I cannot waive subject-matter jurisdiction**, I have and I continue to have a **legitimate purpose** in seeking to access and correct my records from Yeshiva University's medical school.
18. As a constitutional issue, my records are property that belongs to me because I paid the fees that caused those records to be created and maintained.
19. For more details, see “ REJECT & RETURN PAPERS TO ATTORNEY GENERAL BECAUSE AAG MICHAEL A. BERG INTENTIONALLY PROVIDED MATERIALLY FALSE & MISLEADING INFORMATION”, provided here, for ease of reference.
20. In **2015**, I made a Writ of Prohibition to the Appellant **Division** to stop the Appellant **Term** from taking any further action because the Appellant Term did **not** have jurisdiction.
21. In **2015**, Assistant Attorney General (AAG) Michael A. Berg made a Answer in the Appellant Division to my Writ of Prohibition.
22. AAG Michael A. Berg's Answer contained false statements of material fact.

23. To Reply to AAG Michael A. Berg's Answer I needed to access documents and get certified photocopies from my file at the lower criminal court.
24. My constitutionally-protected and guaranteed right to due process and equal protection includes my right to make a Reply to AAG Michael A. Berg's Answer.
25. The lower criminal court could not provide access to documents and could not certify photocopies for the Appellant Division because it sent my file to its Archives and needed 90 days, at least, to retrieve my file.
26. On **January 12, 2016**, the Appellant Division gave an Order adjourning my Writ of Prohibition to April 28, 2016 to give the lower criminal court the time it required to retrieve my file from its Archive: *"Application for Writ of Prohibition is adjourned on consent of state and without opposition from DA to April 28, 2016 from today's calendar"* see Order and letter from Criminal Court of the City of New York, provided.
27. On April 27, 2016, because of the lower criminal court's inability to provide my file to me so that I could access and certify documents to make a Reply, as is my constitutionally-protected and guaranteed rights to due process and equal protection, and so that **material, important and relevant information would not be intentionally concealed, a crime**, I was compelled to convey to the Appellant Division that the lower criminal court required an additional 30 days in a request for Interim Relief, see attached application from April 27, 2016.
28. I did so.
29. The State of New York did not oppose.
30. Unlawfully the Acting Presiding Judge **Peter Tom** denied my lawful request, see attached Order.

31. Acting Presiding Judge Peter Tom demonstrated bias against me, a disabled woman conservatively managing spinal injuries to avoid surgery and managing a potentially life-ending physical medical condition, and contempt for United States Supreme Court rulings, see *Faretta v. California*, 422 U.S. 806 (1975), which is controlling and which requires the justice system to be neutral to the self-represented, as here.
32. The lower criminal court's inability to provide my file to me to **conceal information** from me and the Appellant Division is not a failure, not a frustration, not an obstruction, not a deception on my part.
33. However, the Appellant Division's denial of a reasonable extension of time required by the lower criminal court **does** violate my constitutionally-protected and guaranteed rights to due process, equal protection and redress such that the Appellant Division lost jurisdiction giving rise to this Writ of Prohibition.
34. In addition, the Appellant Division's denial of a reasonable extension of time required by the lower criminal court gives rise to a criminal episode **against me** such that I have acquired jurisdiction to criminally prosecute **Peter Tom** pursuant to **18 U.S.C. section 2017, concealment**, and pursuant to *Denton v. Hernandez*, 504 U.S. 25 (1992), as a indigent litigant I can commence a criminal action in federal court.
35. Even if the Manhattan District Attorney tried to make some twisted, tortured, false argument that by deceit and collusion he obtained personal jurisdiction during the farce of the criminal proceeding in 2009 to 2010, the lower criminal court still lost jurisdiction during the farce of the criminal proceeding in 2009 to 2010 because my medical school did not comply with a subpoena.

36. I provided affidavits and information to show that during the farce of the criminal proceeding from 2009 to 2010 my medical school did not comply with a subpoena violating my right to equal protection, due process, effective assistance of counsel and redress, thereby losing jurisdiction.
37. In addition, I provided affidavits and irrefutable information to show that my lawyers colluded with Riker's Island psychiatrists and psychiatric staff to commit crimes against me and to defraud taxpayers.
38. Because intentionally false records created and maintained by my medical school formed the basis of creating even more false records at Jersey City Medical Center, I was physically assaulted without cause by a Court Security Officer and almost killed in this courthouse on January 28, 2016, see my affidavit from April 15, 2016, received by this Court on April 18, 2016, and the February 7, 2016, affidavit of Dean Loren.
39. Court Security Officers were goaded into physically assaulting Jayson Burg and me based on intentionally false records and reports falsely characterizing us as terrorists, see the January 7, 2016 and the February 5, 2016 letters of Attorney John A. Azzarello to AUSA Elisa T. Wiygul regarding the "Caution Notice".
40. The "Caution Notice" has my name and April Cabbel's name on it.
41. The "Caution Notice" falsely characterizes and defames me as a "Sovereign Citizen".
42. AAG Michael A. Berg conspired and conspires with U.S. Attorney Paul Fishman.
43. U.S. Attorney Paul Fishman admitted that he lied about me.
44. Jayson Burg and I published the facts that showed U.S. Attorney Paul Fishman lied.
45. The "Caution Notice" is a retaliatory gesture against me and Jayson Burg.
46. The physical assaults without cause on me and Jayson Burg are retaliatory gestures.

Jurisdiction

This Court has jurisdiction under Federal Question jurisdiction for violations of my constitutionally-protected and guaranteed rights under the United States Constitution, under the **All Writs Act, 28 U.S.C. section 1651**, under common law, and pursuant to violations of federal law, Federal Question jurisdiction, violations of 18 U.S.C. section 2017 (concealment), 18 U.S.C. section 2382 (misprision of treason), 18 U.S.C. sections 2384 and 2385 (seditious conspiracy, insurrection), 42 U.S.C. 1983, 1986, 1988 (conspiracy to deprive rights).

In addition to U.S. Supreme Court decisions which are controlling:

Marbury v. Madison, 5 U.S. 137 (1803), the U.S. Constitution is the Supreme law of the land; United States v. Lee, 106 U.S. 196 (1882), officers of the government are creatures of the law and they are bound by the law; Wardius v. Oregon, 412 U.S. 470 (1973), discovery is the backbone of due process; Cole, State Hospital Superintendent, et al v. Richardson, 405 U.S. 676 (1972), illegal, unconstitutional conduct is sedition, subversion; Faretta v. California, 422 U.S. 806 (1975), requires the justice system to be neutral to the self-represented, as here; United States v. Lopez, 514 U.S. 549 (1995), bench trial reversed for lack of jurisdiction.

Parties

Lidya Radin, physically disabled woman conservatively managing spinal injuries to avoid surgery, and managing a potentially life-ending physical medical condition.

Acting Presiding Judge **Peter Tom**, Judge, Appellant Division, First Department, Supreme Court of New York, judge and his clerks, attorneys, proceeded, is proceeding, and is about to proceed without or in excess of jurisdiction (prohibition) against me.

Cyrus Robert Vance, Jr., Manhattan District Attorney, proceeded, is proceeding, and is about to proceed without or in excess of jurisdiction (prohibition) against me.

Eric Schneiderman, Attorney General of the State of New York, proceeded, is proceeding, and is about to proceed without or in excess of jurisdiction (prohibition) against me.

Relief sought

I move this Court for an orders and judgments as follows:

- i. an order preventing the State Attorney General's Office from using public funds to defend the unconstitutional conduct and criminal acts and anti-social behavior of judges

who because of their conduct lost jurisdiction and are being sued in their personal capacity,

- ii. a subpoena to the lower criminal court, to the Appellant Term, to the Appellant Division, to the Albert Einstein College of Medicine of Yeshiva University, to the U.S. Marshal Service and to the Joint Terrorism Task Force to provide my complete, unedited, unredacted records to this Court,
- iii. a criminal referral to U.S. Attorney Preet Bharara who must prosecute for constitutional violations and for racketeering, defined as collection of an illegal debt, as in the federal student loan fraud executed against me, see In the Matter of In re Grand Jury Application, 617 F. Supp 199 (1985), and an immediate refund with interest and damages of all the money I paid pursuant to federal student loan fraud,
- iv. for poor person's relief,
- v. an order preventing the Appellant Division from proceeding any further as that Court is without jurisdiction for constitutional violations (prohibition),
- vi. and for such and further relief and remedy as may be just and proper,
- vii. that this Petition be granted in its entirety, and that other and further relief and remedy be granted as justice demands including restitution and the costs of this Petition.

28-April-2016
New York, New York


Lidya Radin, sui juris, pro per, pro se

SUPREME COURT OF THE STATE OF NEW YORK
APPELLATE DIVISION: FIRST DEPARTMENT

STATE OF NEW YORK
ATTORNEY GENERAL
MANAGING CLERK'S OFFICE
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2016 APR 28 AM 9: 59

Lidya Radin,

Claimant, petitioner,

-against-

Judge Richard B. Lowe III, Judge, New York Supreme
Court, Appellate Term—First Department, and his law clerks;

Cyrus Robert Vance, Jr., District Attorney, County of New York;

Eric Schneiderman, Attorney General of the State of New York;

Respondents.

Appellate Division Docket

No: ?

N.Y. County Clerk's

570444/11

Docket #: 2009NY048859

REJECT & RETURN

PAPERS TO ATTORNEY

GENERAL BECAUSE

AAG MICHAEL A. BERG

INTENTIONALLY

PROVIDED MATERIALY

FALSE & MISLEADING

INFORMATION

I, Lidya Radin, petitioner, reject Assistant Attorney General (AAG) Michael A. Berg's

"ANSWER AND AFFIRMATION IN OPPOSITION TO ARTICLE 78 PETITION" and
return it to the New York State Attorney General because:

1. It is frivolous in that it asserts material factual statements that are false, in violation of N.Y.C.R.R. 130-1.1(c)(3).
2. In paragraph eight, AAG Berg stated: "*As set forth in her brief to the Appellate Term dated September 10, 2012...*", that brief was withdrawn by Attorney Gerald J. Di Chiara.

3. In paragraph thirteen, AAG Berg stated: “ Inexplicably, despite having appealed her conviction, Petitioner now seeks a writ of prohibition to prevent the Appellate Term from considering her appeal. She has not withdrawn the appeal, but has moved to stay the appeal pending the outcome of this Article 78 proceeding ” ; this is a materially false statement.
4. It was not until **September 2014** that Attorney Di Chiara and the Manhattan District Attorney admitted that the lower criminal court never acquired jurisdiction to criminally prosecute me, see the affidavit of Patricia Sachs, already provided to this Court.
5. There is no warrant for my arrest.
6. There are no sworn oaths by complaining witnesses based on facts on which to base an arrest warrant.
7. There is no Grand Jury indictment.
8. I never agreed to be prosecuted by a prosecutor’s information in violation of the New York State Constitution, Article 1, section 6.
9. I committed no crime.
10. The statutes that were used to prosecute me require “no legitimate purpose” in contacting officials and others associated with my medical school to access and correct educational and financial records that were intentionally falsified and that are being used to inflict continuing harm on me including federal student loan fraud and other crimes.
11. I cannot waive subject-matter jurisdiction: I had and I continue to have a “legitimate purpose” in seeking to access and correct my records from Yeshiva University’s medical school which school officials intentionally falsified.

12. In fact, I asked for access to my records **BEFORE** I became a ***“former”*** student rendering federal Judge Robert P. Patterson Jr.’s 2005 ruling **void**.
13. Federal Judge Robert P. Patterson Jr.’s 2005 fabricated, bogus ruling that a “former” student could not access and correct her records absent a school policy is absurd; it is **not** based on facts or law.
14. As a constitutional issue my records are property that belongs to me, because I paid the fees that caused those records to be created and maintained.
15. Manhattan Assistant District Attorney **Hilary Hassler** intentionally denied irrefutable evidence and refuses to do her job.
16. AAG **Michael A. Berg** intentionally denied irrefutable evidence and refuses to do his job.
17. I cannot do an appeal because the lower criminal court never acquired jurisdiction to prosecute me.
18. The proceedings in the lower criminal court are **VOID, a nullity, technically they do not exist.**
19. The proceedings in the lower court are **not** void-able, they are **not** appeal-able. They do not exist.
20. Because the lower criminal court never acquired jurisdiction to prosecute me, it cannot transfer jurisdiction to the Appellant Term pursuant to an appeal.
21. At each stage of the proceedings a court must acquire jurisdiction and maintain jurisdiction.
22. A court loses jurisdiction when it violates constitutionally protected and guaranteed rights.

23. Even if the Manhattan District Attorney tried to make some twisted, tortured, false argument that by deceit he obtained (personal) jurisdiction, the lower criminal court still lost jurisdiction because the school did not comply with a subpoena.
24. This Court has already been provided with affidavits from witnesses to confirm that Yeshiva University's medical school did not comply with a subpoena.
25. I cannot appeal proceedings which do not exist, hence, my Writ of Prohibition to this Court to stop the Appellate Term from taking any further action.
26. This is not the first time that AAG Michael A. Berg's papers had to be rejected.
27. I reserve the right to supplement this affidavit.
28. All these papers are being posted on the Internet, and otherwise distributed widely to show a pattern and practice of state officials committing crimes and otherwise breaking the law.

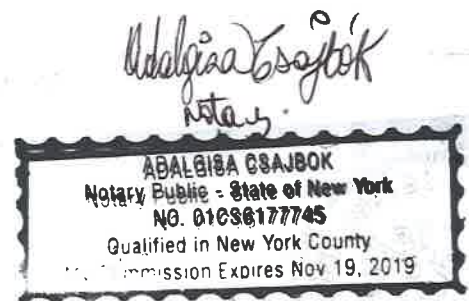
I demand the right to offer proof of all that I have testified to in this affidavit, have each statement accepted or rebutted with factual evidence within 21 calendar days of tender of this affidavit at a For Cause Hearing and/or upon failure to rebut this affidavit, by acquiescence, all parties stipulate to the truth of the facts and statements made herein. Failure to rebut this affidavit will be evidence in the matter noted above that complainant(s)/victim(s) was/were injured by loss of rights and that government agents' exceeded their jurisdiction.

Sworn and subscribed to me this 28th day of April 2016.

Lidya Radin
LIDYA RADIN

28-April-2016

*NOTE: Filed raised seal original



SUMMARY STATEMENT ON APPLICATION FOR EXPEDITED SERVICE AND/OR INTERIM RELIEF

(SUBMITTED BY MOVING PARTY)

Date April 27, 2016

Title of Matter Writ of Prohibition in Index/Indict # _____
RADIN v. Lowe, et al Docket #: 2009 NY 048859
 Petitioner NY County Clerk's
 order judgment of Supreme Surrogate's Family Court entered on IS 70444/11
 Appeal by _____ from decree _____
 Name of Judge _____ Notice of Appeal filed on _____, 20____

If from: administrative determination, state agency _____

Nature of action or proceeding Interim Relief - The lower criminal court requires an additional 30 days to obtain records from their Archives. The lower criminal court cannot certify documents for this Court until it retrieves the file from their Archives.
 Provisions of order judgment appealed from decree _____

- Respondents ARE not prejudiced by this request.

This application by appellant See letter from lower criminal court.
respondent is for _____
See FARETTA v. CALIFORNIA, 422 U.S. 806 (1975) - Requires the justice system to be neutral towards the self-represented, AS HERE. The Writ of Prohibition HAS MERIT because the lower criminal never obtained jurisdiction to prosecute me; to wit, I CANNOT
 If applying for a stay, state reason why requested _____

WAIVE subject-matter jurisdiction. I HAVE AND I CONTINUE to HAVE a "legitimate purpose" in seeking to access and correct my records from my medical school at Yeshiva University.

Has any undertaking been posted _____ If "yes", state amount and type _____
AS A constitutional issue my records at my medical school ARE property that belongs to me, because I paid the fees that caused those records to be created and maintained.

The DA HAS already admitted that there was NO WARRANT for my arrest, NO SWORN OATHS based on FACTS on which to base an arrest warrant,
 Has application been made to court below for this relief _____
 Has there been any prior application herein in this court _____
 If yes, state Disposition _____
 If "yes", state dates and nature _____

NO GRAND JURY indictment and that I never agreed to be prosecuted by a prosecutor's information. In short, the criminal court never acquired jurisdiction.

Has adversary been advised of this application _____
ITILARY HASSLER denied evidence and refused to do her job.
 Does he/she consent _____
LISA BELL, state AG, has a conflict she did not disclose.

denied evidence and refused

Name LIDYA RADIN, sui juris, PROPER
PRO SE
Address % JOE FRIENDLY
203 W. 107th ST, # 8A
N.Y., N.Y. 10025
Tel. No. 516-445-4390

Appearing by @ Hilary Hassler
Chief Appeals Bureau
Office of the District
Attorney
ONE HOGAN PLACE
NY, NY 10013
212-335-9314

State
AG
120
Broadway
24th Floor
NY, NY
10027
212-416-
8646

DISPOSITION

Berg
→ 212- (Do not write below this line)
416-8651

① LISA Rothschild Dell
Head of STATE ATTORNEY
General's Litigation
Bureau - Did Not
disclose that she has A
CONFLICT of interest in my
suit against Yeshiva
University

- Michael A. Berg colluded in
fraud. I turned him into his
supervisor, Charles F. Sanders.

- Charles F. Sanders colluded in
violating the N.Y. State Constitution,
see my affidavit from MARCH 16, 2016

- We went to LISA Dell - she has
A CONFLICT. WE WENT TO
INVESTIGATORS, AND ARE
continuing to provide more
evidence, see my affidavit
from 3/16/2016

application to adjourn is denied.

[Signature]
Justice PT

4/27/16
Date

Motion Date _____ Opposition _____ Reply _____

EXPEDITE _____ PHONE ATTORNEYS _____ DECISION BY _____

ALL PAPERS TO BE SERVED PERSONALLY.

ELH
Court Attorney

SUMMARY STATEMENT ON APPLICATION FOR EXPEDITED SERVICE AND/OR INTERIM RELIEF

(SUBMITTED BY MOVING PARTY)

Date JAN. 12, 2016

Title Writ of Prohibition in Index/Indict # _____
 of _____
 Matter RADIN V. LOWE et al Docket #: 2009 NY 048859
N.Y. County Clerk's # 570444/11

Appeal by _____ order judgment of _____ Supreme Surrogate's Family Court entered on _____, 20 _____
 by _____ from decree _____

Name of Judge _____ Notice of Appeal filed on _____, 20 _____

If from: administrative determination, state agency _____

Nature of action Interim Relief to maintain
State AG consented; DA is "unopposed"
 or proceeding _____

Provisions of order judgment appealed from Faretta v. California,
422 U.S. 806 (1975) requires the
justice system to be neutral towards the
self-represented, as here.
decree

This application by appellant Petitioner is for Interim Relief: An order
adjourning the Writ of Prohibition to April 28, 2016, 90 days,
as requested by the lower criminal court to obtain
records from the Archives; the lower criminal court cannot
certify copies of records until it retrieves the file
from the Archives. Respondents
are not prejudiced by this request.
If applying for a stay, state reason why requested

See accompanying Affidavits from: LIDYA RADIN, MICHAEL
KRICHEVSKY, MICHAEL POTEGAL, OZANA RADIN, JANICE WOLK
GRENADEIR,

Has any undertaking been posted If "yes", state amount and type
and pages 10 to 21 from filed court papers showing
certified return receipts for letters to the school
that were not provided in response to a subpoena in the
crime of obstruction of justice.

Has application been made to court below for this relief _____ If yes, state Disposition _____
 Has there been any prior application herein in this court _____ If "yes", state dates and nature _____

Has adversary been advised of this application YES Does he/she consent State Attorney General
Consented; DA is
"unopposed"

Name LIDYA RADIN
Address c/o Joe Friendly
203 W. 107th St, #8A
NY, NY 10025
Tel. No. 516-445-4390
Appearing by Pro Per Pro Se,
Sui Juris

Attorney for Opposition

① Michael A. Berg Charles F. Sanders
Assistant Attorney General
120 Broadway, 24th Floor
NY, NY 10271
212-416-8610 General
212-416-8594 - Charles F. Sanders
② Hilary Hassler, Chief
Appeals Bureau
Office of the District Attorney
One Hogan Place
NY, NY 10013
212-335-9314

DISPOSITION

for

(Do not write below this line)

Application Writ of Prohibition is adjourned
on consent of state and without opposition
from DA to April 28, 2016 from
today's calendar

Movant to serve state AG + DA By
First Class mail.

WB

Cey
Justice

1/12/2016
Date

Motion Date _____ Opposition _____ Reply _____

EXPEDITE _____ PHONE ATTORNEYS _____ DECISION BY _____

ALL PAPERS TO BE SERVED PERSONALLY.

WB
Court Attorney



**NEW YORK STATE
Unified Court System**

CRIMINAL COURT OF THE CITY OF NEW YORK

Name of Defendant: Radin, Lidya

Date of Arrest: 6-3-2009

Docket Number: 2009NY048859

Dear Sir / Madam:

Your request for copies of archived papers has been processed. **Please call**
(646) 386- 4512 after ninety (90) business days and request to speak to the
individual whose name appears at the bottom of this receipt.

My name is Ms. Lee, please call me ninety (90) business days on /
or after 5/5/2016.

Thank you.

1/4/16
Dated

[Signature]
Court Official

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LISA ROTHSCCHILD DELL is registered attorney admitted in New York State

in 1982. The registration number is **1814029**. The company office is
ATTORNEY GENERAL OFFICE (http://opendatany.com/attorney.php?
company=ATTORNEY+GENERAL+OFFICE). The office address is **120
Broadway, New York, NY 10271-0002, United States**. The county is **New
York**. The phone number is **(212) 416-8646**. The law school is **BENJAMIN
CARDOZO** (http://opendatany.com/attorney.php?
school=BENJAMIN+CARDOZO).

Did not disclose that she has a conflict
of interest in my lawsuit against
Yeshiva University
Law School

Lisa Rothschild Dell · Attorney General Office

CARDOZO = Yeshiva University's Law School LAW REVIEW

VOLUME 2

LISA Rothschild Dell

↓
CHARLES F. SANDERS

↓
MICHAEL A. BERG

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PETER M. ZIEMBA

Did not
disclose
that
she has a conflict of interest in my lawsuit against Yeshiva University

**AFFIDAVIT OF LIDYA RADIN REGARDING ASSISTANT ATTORNEY
GENERAL CHARLES F. SANDERS ON MARCH 16, 2016**

I, **LIDYA RADIN**, a live woman, one of the Posterity of People, am of full age, am competent and willing to testify, and having personal, first-hand knowledge of the facts stated herein swear to the following, under penalty of perjury:

1. On Wednesday, March 16, 2016 I accompanied Michael Krichevsky to Supreme Court Kings (Brooklyn) County located at 360 Adams Street, Brooklyn, New York.
2. Eric Richmond, a member of the press, and several other witnesses came with us.
3. Michael Krichevsky had a case in front of Judge Richard Velasquez.
4. Opposing Counsels are Assistant Attorney General (AAG) **Charles F. Sanders** and Attorney Noah Nunberg.
1. **AAG Charles F. Sanders** did not disclose that he had a conflict of interest involving Judge Velasquez.
2. **AAG Charles F. Sanders** was defending Judge Richard Velasquez in federal district court in the Eastern district of New York.
3. **AAG Charles F. Sanders** had a duty to disclose his conflict of interest.
4. Judge Velasquez had a duty to disclose his conflict of interest.
5. Judge Velasquez did not disclose his conflict of interest.
6. A woman named Horowitz claimed that she was the Senior law clerk to Judge Velasquez.
7. She had a duty to disclose Judge Velasquez's conflict of interest.
8. Horowitz, did not disclose Judge Velasquez's conflict of interest.
9. Michael Krichevsky asked for a court reporter to make his statements on-the-record in open, public court with witnesses present in the courtroom.
10. Judge Velasquez refused.

11. From the New York State Constitution, ARTICLE VI, JUDICIARY, [Unified court system; organization; process], Section 1.b:

“ The court of appeals, the supreme court including the appellate divisions thereof, the court of claims, the county court, the surrogate’s court, the family court, the courts of civil and criminal jurisdiction of the city of New York, and such other courts as the legislature may determine shall be courts of record. [emphasis added].

12. In relevant part, from Black’s Law Dictionary, 4th Ed., a court of record is a court which keeps a record of the proceedings [emphasis added].

13. Judge Velasquez violated the New York State Constitution, the U.S. Constitution, his oath of office, his contractual and fiduciary duties to exercise, uphold, and defend the living body of the law and proceeded without authority and without jurisdiction in violation of due process.

14. Judge Velasquez rendered the Kings County Supreme Court a court of no record, a kangaroo court, a Mc Keanist Court, a basement court.

15. **Charles F. Sanders**, Assistant Attorney General of the State of New York, colluded with Judge Velasquez in violating the New York State Constitution and the U.S. Constitution, his oath of office, and his contractual and fiduciary duties to exercise, uphold, and defend the living body of the law and the public in continuing violations by proceeding in a court of no record without objection.

16. Attorney Nunberg colluded with Judge Velasquez in violating the New York State Constitution and the U.S. Constitution, his oath of office, and his contractual and fiduciary duties to exercise, uphold, and defend the living body of the law and the public in continuing violations by proceeding in a court of no record without objection.

17. AAG **Charles F. Sanders** and Attorney Nunberg had done the same on Wednesday, **July 22, 2015** with **Judge Silvia Ash**: colluded with the judge to violate the New York State Constitution, the U.S. Constitution, her oath of office, and her contractual and fiduciary duties to exercise, uphold, and defend the living body of the law and the public in continuing violations by proceeding in a court of **no** record.
18. Me and other witnesses expressed righteous indignation.
19. Injustice to one is injustice to all.
20. In the hallway, Horowitz engaged Attorney Nunberg in a discussion about the case.
21. Attorney Nunberg was unresponsive to questions put to him by Michael Krichevsky.
22. When Mr. Krichevsky objected appropriately, Horowitz called court security officers to intimidate Mr. Krichevsky effectively ending any discussion.
23. After Horowitz left the hallway, in front of witnesses, pursuant to another case that involved me and a member of Charles F. Sander's staff, AAG Michael A. Berg, I showed and explained to AAG Charles F. Sanders fraud upon the court in December 2015 involving Bronx Supreme Court Judge Thompson and AAG Michael A. Berg which I had recently discovered.
24. This was not the first time that I had to bring AAG Charles F. Sander's attention to wrongdoing by his staff against me.
25. For example, on October 8, 2015, AAG Charles F. Sanders acknowledged that his staff deceived him regarding a Writ of Prohibition that I had against Judge Lowe and the Manhattan District Attorney, Cyrus Robert Vance, Jr. in the First Judicial Department.
26. In another example, see my Affidavit in Support of Motion to Intervene by Lidya Radin, in Appellate Division Docket number, 2015-6261, Second Judicial Department, in

Michael Krichevsky against Charles F. Sanders, et al, wherein I relate the criminal conduct of Judge D.D. Clark and Assistant Attorney General **Mark D. Rosenzweig** against me on Thursday, August 13, 2015, as part of a **pattern and a practice** of New York State judges violating the New York State Constitution and U.S. Constitution, their oaths of office, their contractual and fiduciary duties to exercise, uphold, and defend the living body of the law.

27. Subsequently, after the encounter in the hallway during which Attorney Nunberg was unresponsive to questions put to him by Michael Krichevsky in front of witnesses, on March 16, 2016, Judge Velasquez, Charles F. Sanders, Attorney Nunberg, Horowitz, and court security officers tried to lure Mr. Krichevsky into coming into Judge Velasquez's chambers alone.
28. Again, Mr. Krichevsky stated that he wanted to make his statements on-the-record in open, public court with witnesses present in the courtroom with a court reporter.
29. Again, Mr. Krichevsky's lawful requests were refused.
30. Ultimately, Mr. Krichevsky was told to come back to court on March 22, 2016.
31. In the hours and days after March 16, 2016, we discovered that Judge Velasquez had a conflict of interest that he did not disclose: he was a defendant in a federal lawsuit with Charles F. Sanders as his defense attorney.
32. To protect Mr. Krichevsky on March 22, 2016, I arranged for an Orthodox Jewish attorney, a man, to accompany Mr. Krichevsky to court on March 22, 2016 as a witness in addition to other witnesses.
33. When we arrived at court on March 22, 2016, Mr. Krichevsky was given an order signed by Judge Velasquez dated March 16, 2016.

34. In this order Judge Velasquez recused himself.
35. In this order Judge Velasquez made false allegations that Mr. Krichevsky had behaved badly on March 16, 2016 based on hearsay by Horowitz.
36. No one would explain to us why our time, money, and energy were wasted in making arrangements and preparing to come to court on March 22, 2016 and in coming to court on March 22, 2016.
37. On April 21, 2016, Eric Richmond asked for a court reporter in a case he has before another judge in Supreme Court Kings (Brooklyn) County.
38. Eric Richmond's lawful request was denied.
39. On Friday, April 22, 2016, Eric Richmond, Michael Krichevsky and I visited the state Attorney General's office located at 120 Broadway and asked to make an appointment to speak with Lisa Dell, Charles F. Sanders's superior.
40. We were given a run-around.
41. Ultimately, Charles F. Sanders came out of his office to speak with us.
42. Charles F. Sanders defamed Michael Krichevsky based on hearsay by Horowitz contained in Judge Velasquez's March 16, 2016 order.
43. Ultimately, investigators who were summoned admitted that Charles F. Sanders and "that office" including Lisa Dell exaggerated our reasonable and lawful request to make an appointment to speak with Lisa Dell, Charles F. Sander's superior.
44. I am providing this affidavit to investigators at the New York State Attorney General's office pursuant to my request to speak with Charles F. Sander's superiors regarding wrongdoing against me by members of the state Attorney General's office in addition to

criminal conduct against me by the Manhattan District Attorney's office, among other things.

45. A copy of this affidavit is as good as the original.

46. I reserve the right to supplement this affidavit.

I demand the right to offer proof of all that I have testified to in this affidavit, have each statement accepted or rebutted with factual evidence within 21 calendar days of tender of this affidavit at a For Cause Hearing and/or upon failure to rebut this affidavit, by acquiescence, all parties stipulate to the truth of the facts and statements made herein. Failure to rebut this affidavit will be evidence in the matter noted above that complainant(s)/victim(s) was/were injured by loss of rights and government agents' exceeded their jurisdiction.

Sworn and subscribed to me this 25th day of April 2016.

Lidya Radin
LIDYA RADIN

MARK B. LINDE
Notary Public, State of New York
No. 0116121090
Qualified in Westchester County
Certificate filed in New York County
Commission Expires Jan. 10, 2017

MB Linde

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ON the Internet and otherwise being
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At an I.A.S. Trial Term, Part 6 of the Supreme Court of the State of New York, held in and for the County of Kings, at the Courthouse, located at Civic Center, Borough of Brooklyn, City and State of New York, on the 16th day of March 2016

P R E S E N T :

Hon. Richard Velasquez Justice

Kr. clensbey

Plaintiff(s)

Cal. No. 19,2921, 22
Index No. 1947813

against,

Horathy

Defendant(s)

The following papers numbered 1 to read on this motion

Papers Numbered

Notice of Motion - Order to Show Cause

and Affidavits (Affirmations) Annexed

Answering Affidavit (Affirmation)

Reply Affidavit (Affirmation)

Affidavit (Affirmation)

Pleadings - Exhibits

Stipulations - Minutes

Filed Papers

The judge hereby recuses himself from this matter in its entirety. The prose plaintiffs cannot control himself, speaks out of turn, has brought numerous people with him and demands that these people & the press witness the Conference my husband was attempting to conduct. I cannot take on this matter as I am concerned involved in ongoing trial. The plaintiff has accused my husband of violence the does, one ENTER the plaintiff refuses to believe myself.

For Clerks use only

MG

MD

Motion Seq. #

EJV-rev 11-04

HON. RICHARD VELASQUEZ, J.S.C.

IN RE: LIDYA RADIN

Acting Presiding Judge Peter Tomp &
Went of Prohibition, S.D.N.Y.

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SECOND CIRCUIT
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Affidavit LIST

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Affidavits

- (1) JANICE WOLK Grenadier, MARCH 8, 2016
- (2) ERIC Richmond, April 6, 2016
- (3) JOE Friendly, July 30, 2015
- (4) Supplemental Affidavit of JOE Friendly, August 1, 2015
- (5) JACINN Pullman, August 5, 2015
- (6) MICHAEL Krichevsky, JANUARY 7, 2016
- (7) MICHAEL Krichevsky, August 10, 2015
- (8) PAULINE ROMAN, JANUARY 7, 2013

NOTE: These affidavits were ~~to~~ also
submitted in the Second Cir.

Radin v. [unclear] 3:56 (JR)
 v. [unclear]
 Doctor Tom, et al (JR) E.D.N.Y. docket no: 12-cv-1393 (JR)

April 13, 2016

Page 1 of 3

Affidavit List:

- (1) Affidavit of JANICE WOLK GRENADIER, March 8, 2016
 → cabinet members, LORETTA LYNCH AND DR. JOHN KING, JR, U.S. Attorney General AND U.S. Secretary of Education have NO plausible deniability.
- (2) ERIC RICHMOND, April 6, 2016, Affidavit
- (3) Affidavit of JOE FRIENDLY, July 30, 2015
PI 2 "BEFORE"
 LIDYA RADIN asked for her records
BEFORE she became a "former" student
 rendering Judge Patterson's 2005
 ruling void, nullity, for fraud upon the
 court by court officers, extrinsic fraud
- (4) Supplemental Affidavit of JOE FRIENDLY, August 1, 2015
PI 3 school violated subpoena in 2009-2010
 state criminal proceeding with Judge
 McLaughlin; school did not provide MS. RADIN's
 exams, obstruction of justice.
 IN RE: LIDYA RADIN
 v.
 Acting Presiding Judge Peter Tom et al
 Writ of Prohibition in S.D.N.Y.

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~~12-CV-1398~~

Page 2 of 3

Affidavit List - continued

(5) Affidavit of JACIANN PULLMAN, August 5, 2015

- see P.12 and P.13 "BEFORE"

- LIDYA RADIN ASKED FOR HER RECORDS ~~BEFORE~~ "BEFORE" she became a "former" student rendering Judge Patterson's 2005 Ruling void, A nullity, for fraud upon the court by court officers, extrinsic fraud

see #11 - school violated subpoena in 2009-2010
state ~~criminal~~ criminal proceeding with Judge
McLaughlin; school did not provide Ms. Pavin's
letters to the school, in the crime of
obstruction of justice

see P 3 - school violated subpoena in 2009-2010
state criminal proceeding with Judge
McLaughlin; school did not provide Ms. RADIN's
exams in the crime of obstruction of justice

(6) Affidavit of Michael Krichevsky, January 7, 2016

- see P 12 "BEFORE"

- LIDYA RADIN ASKED FOR HER RECORDS "BEFORE" SHE BECAME A "FORMER" STUDENT RENDERING JUDGE PATTERSON'S 2005 RULING VOID, A NULLITY FOR FRAUD UPON THE COURT BY COURT OFFICERS, EXTRINSIC FRAUD

IN RE: LIDYA RADIN

Acting Presiding Judge Peter Tom, et al x
Writ of Prohibition in S.B.-N.Y.

RADIN ~~JP~~
v. ~~JP~~2nd ~~JP~~
Cir docket no: 15-3156 ~~JP~~Doctor Tom, et al ~~JP~~E.D.N.Y. docket no: 12-cv-~~JP~~
1393 ~~JP~~

April 13, 2016

AFFIDAVIT LIST - continued

Page 3 of 3

(7) Affidavit of Michael Krichevsky,

August 10, 2015

- See paragraphs ~~18~~ ^(JP) 18, 19, 20 wherein attorneys LAURA AND Gerald J. DiChiara conspired with Riker's Island prison psychiatrists to create and maintain false medical records; LYDIA RADIN WAS NEVER their patient.

(8) Affidavit of Pauline Roman,

JANUARY 7, 2013

- Attorneys LAURA AND Gerald J. DiChiara collude in crimes against LYDIA RADIN and state and federal taxpayers.

IN RE: LYDIA RADIN ~~JP~~
v. ~~JP~~

Acting Presiding

Judge Peter Tom, et al ~~JP~~

Writ of Prohibition in S.D.N.Y.

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
**AFFIDAVIT OF JANICE WOLK GRENADIER REGARDING LIDYA MARIA RADIN
AND ME SPEAKING PERSONALLY WITH U.S. ATTORNEY GENERAL LORETTA
LYNCH ON MONDAY, JANUARY 18, 2016**

I, Janice Wolk Grenadier, a living woman, of mailing address 15 W. Spring St., Alexandria, VA, 22301, telephone: 202-368-7178, one of the Posterity of the People, am of full age, am competent and willing to testify, and having personal, first-hand knowledge of the facts stated herein, swear to the following, under penalty of perjury:


1. On Monday, January 18, 2016, Martin Luther King, Jr., day, Lidya Maria Radin and I spoke personally with U.S. Attorney General Loretta Lynch regarding our case(s) such that Ms. Lynch has no plausible deniability.
2. Loretta Lynch is a member of U.S. President Barack Obama's cabinet who reports to him.
3. Ms. Lynch directed us to speak with her aide Christina Sivret.
4. We did so.
5. Also, on this day Lidya Maria Radin spoke personally with Dr. John King Jr., acting U.S. Secretary of Education since January 1, 2016
6. Dr. John King Jr. is a member of U.S. President Barack Obama's cabinet who reports to him.
7. Witnesses and Ms. Lynch's security team as well as other hard evidence can confirm these facts.
8. A photocopy of this affidavit is as good as the original.

I demand the right to offer proof of all that I have testified to in this affidavit, have each statement accepted or rebutted with factual evidence at a For Cause Hearing within 21 calendar days of tender of this affidavit and/or upon failure to rebut this affidavit, by acquiescence, all parties stipulate to the truth of the facts and statements made herein. Failure to rebut this affidavit will be evidence in the matter noted above that complainant(s)/victim(s) were injured by loss of rights and by government agents' interference and that they exceeded their jurisdiction.

Sworn and subscribed to me, this 8 day of MARCH 2016


Janice Wolk Grenadier




notary public

AFFIDAVIT OF ERIC RICHMOND REGARDING THE U.S. MARSHAL SERVICE IN THE SOUTHERN DISTRICT OF NEW YORK MAKING FALSE REPORTS, MAKING FALSE ALLEGATIONS OF "CAUSING DISTURBANCE" TO UNLAWFULLY REMOVE ME AND LIDYA MARIA RADIN AND BLOCK FREE AND READY ACCESS TO THE COURTS.

I, Eric Richmond, a living man, one the the Posterity of the People of New York, am of full age, am competent and willing to testify, and having personal, first-hand knowledge of the facts stated herein, swear to the following, under penalty of perjury:

1. I receive mail at 66 Back Meadow Road, Nobleboro, Maine, 04555.
2. My telephone number is 646-256-9613.
3. On Wednesday, April 6, 2016, Lidya Maria Radin and I went to the Second Circuit Court of Appeals located in lower Manhattan at 40 Foley Square, New York, New York.
4. We each have business at the federal courthouse.
5. Each of us had to speak with the clerks of court for procedural information.
6. We were followed by Court Security Officers.
7. We asked why we were being followed.
8. Ultimately, Deputy United States Marshal Valas stated that we were being followed because in the past Lidya Maria Radin had tried to report a crime directly to the federal Grand Jury.
9. We caused no disturbance.
10. Ultimately, we were forcibly removed simply because we asked questions.
11. The recordings will support this affidavit.
12. After we made criminal complaints to Federal Police Officer Sandusky, I was permitted to speak to the clerk briefly but was unlawfully and with force refused free access to the rest of the building.
13. Ms. Radin was not permitted to enter the building by Deputy United States Marshal Shayne Doyle.
14. Ms. Radin is suing Deputy United States Marshal Shayne Doyle.

15. A photocopy of this affidavit is as good as the original

16. I reserve the right to supplement this affidavit.

I demand the right to offer proof of all that I have testified to in this affidavit, have each statement accepted or rebutted with factual evidence within 21 calendar days of tender of this affidavit in a For Cause hearing and/or upon failure to rebut this affidavit, by acquiescence, all parties stipulate to the truth of the facts and statements made herein. Failure to rebut this affidavit will be evidence in the matter noted above that the complainant(s)/victim(s) was/were injured by loss of rights and government agents' interference and that government agents' exceeded their jurisdiction.

Sworn and subscribed to me this 6th day of APRIL 2016.



ERIC RICHMOND



LAWRENCE J. DELORENZO

No. 01DE611727

Notary Public, State of New York

Qualified in Westchester County

My Commission Expires 06/21/2016 *JD*

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SECOND CIRCUIT
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**-AFFIDAVIT OF JOE FRIENDLY REGARDING LIDYA RADIN'S RECORDS
AT THE COURT HOUSE, APPELLATE TERM, FIRST DEPARTMENT,
LOCATED AT 60 CENTRE STREET, NEW YORK CITY-**

I, Joe Friendly, a living man, one of the Posterity of the People of New York, reside at 203 W. 107th Street, #8A, New York, New York, 10025, am of full age, am competent and willing to testify, and having personal, first-hand knowledge of the facts stated herein, swear to the following, under penalty of perjury.

(1) On Thursday, July 30, 2015, in the afternoon, I reviewed the records of Lidya Radin at the court house, Appellate Term, First Department, located on the 4th floor, at 60 Centre Street, New York, New York.

(2) I reviewed the July 14, 2009 subpoena demanding the production of records regarding Lidya Radin from Yeshiva University, Albert Einstein Medical College.

(3) There were no financial records provided by the school pursuant to the subpoena that spoke to *"...records of payment of tuition for any and all portions of her educational expense at said college, applications for any and all loans applied to in connection with her payment of college tuition together with any correspondence, including any additional correspondence between the college its administration or any other source concerning LIDYA RADIN..."*

(4) There were no financial records or other records or correspondence provided by the school pursuant to that subpoena regarding status reports and Lidya Radin and the Higher Education Service Corporation in connection with Lidya Radin's federal student loans.

(5) Pursuant to that subpoena there was no correspondence between the Higher Education Services Corporation and John Scarfone provided by the school.

(6) Pursuant to that subpoena there was no correspondence between the Higher Education Services Corporation and James (Jimmy) David provided by the school.

(7) Pursuant to that subpoena there were no records between the Higher Education Services Corporation and the school provided by the school.

(8) Pursuant to that subpoena Michael Potegal's letter of recommendation regarding Lidya Radin's 1993 to 1994 application to medical schools was not provided by the school.

(9) Pursuant to that subpoena Michael Potegal's letter of recommendation is cross-referenced in Myron A. Hofer's letter of recommendation regarding Lidya Radin's 1993 to 1994 application to medical schools.

(10) Pursuant to that subpoena U.S. Senator Daniel Patrick Moynihan's letter of recommendation regarding Lidya Radin's 1993 to 1994 application to medical schools was not provided by the school.

(11) As evidenced by certified return receipts, the many letters that Lidya Radin sent to school officials and others associated with the school were not provided to the school pursuant to the subpoena.

(12) Pursuant to that subpoena I did see one letter from Lidya Radin provided by the school, dated 1996, that demonstrated that Lidya Radin asked for access to her records before she became a "former" student.

(13) I did see evidence tampering in the letter of recommendation of Marco Pagotta regarding Lidya Radin's 1993 to 1994 application to medical school in that the text of the letter was not able to be seen clearly as it appeared to be printed so lightly that there were gaps in the letters yet the Barnard letterhead and the

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signature of Marco Pagotta was clear, visible, and able to be read; It appeared an absurdity that Marco Pagnott or anyone would sign a letter of recommendation in this condition.

(14) I did see evidence tampering in a form from Columbia University wherein the "3" in the date "1993" was changed in an attempt to change the "3" to a "9" so that the date would appear as "1999" instead of "1993".

I demand the right to offer proof of all that I have testified to in this affidavit, have each statement accepted or rebutted with factual evidence within 21 calendar days of tender of this affidavit and/or upon failure to rebut this affidavit, by acquiescence, all parties stipulate to the truth of the facts and statements made herein. Failure to rebut this affidavit will be evidence in the matter noted above that complainant/victim was injured by loss of rights and government agents interference and that they exceeded their jurisdiction.

Joseph Friendly
JOSEPH FRIENDLY

Sworn to me, this 30 day of JULY. 2015



MANUEL A. DELACRUZ
Notary Public, State of New York
No. 01DE6035108
Qualified in New York County
Commission Expires December 27, 2017

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-SUPPLEMENTAL AFFIDAVIT-

-SUPPLEMENTAL AFFIDAVIT OF JOE FRIENDLY REGARDING LIDYA RADIN'S RECORDS AT THE COURT HOUSE, APPELLATE TERM, FIRST DEPARTMENT, LOCATED AT 60 CENTRE STREET, NEW YORK CITY-

I, Joseph Friendly, a living man, one of the Posterity of the People of New York, reside at 203 W. 107th Street, #8A, New York, New York, 10025, am of full age, am competent and willing to testify, and having personal, first-hand knowledge of the facts stated herein, swear to the following, under penalty of perjury:

(1) On Thursday, July 30, 2015, in the afternoon, I reviewed the records of Lidya Radin at the court house, Appellate Term, First Department, located on the 4th floor, at 60 Centre Street, New York, New York.

(2) I reviewed the July 14, 2009 subpoena demanding the production of records regarding Lidya Radin from Yeshiva University, Albert Einstein Medical College.

(3) Pursuant to that subpoena that the school provide "*The complete unedited file and records from any and all sources of LIDYA RADIN in the form of certified photocopies...*" the school did not provide Ms. Radin's exams.

(4) I did see the unconscionable contract that the school demanded from Ms. Radin wherein it was demanded that she release school officials and others associated with the school from any and all liability.

I demand the right to offer proof of all that I have testified to in this affidavit, have each statement accepted or rebutted with factual evidence within 21 calendar days of tender of this affidavit and/or upon failure to rebut this affidavit, by acquiescence, all parties stipulate to the truth of the facts and statements made herein. Failure to rebut this affidavit will be evidence in the matter noted above that complainant/victim was injured by loss of rights and government agents interference and that they exceeded their jurisdiction.

Joseph Friendly JOSEPH FRIENDLY

Sworn to me, this 4th day of August 2015

MARK B. LINDE
Notary Public, State of New York
No. 0118121090
Qualified in Westchester County
Commission Expires Jan. 10, 2017